

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/712,175	11/15/2000	Yusuke Itaba	400925	5910
•	7590 08/28/2002	OIPE		
LEYDIG VOIT & MAYER, LTD			EXAMINER	
700 THIRTEENTH ST. NW SUITE 300 WASHINGTON, DC 20005-3960		SEP 1 2 2002 5	SAID, MANSOUR M	
WASHINGIO	IN, DC 20005-3960	\ <i>P</i>	ART UNIT	PAPER NUMBER
		PRADEMARKS TRADEMARKS	2673	7
		·mas	DATE MAILED: 08/28/2002	•

Please find below and/or attached an Office communication concerning this application or proceeding.

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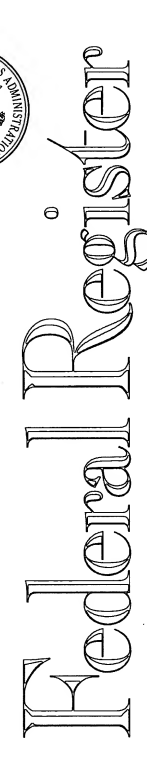
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Notice of Non-Compliant Amendment (37 CFR 1.121)

Sept. 1	The amendment filed onis considered non-compliant because it has failed to meet the ements of 37 CFR 1.121, as amended on September 8, 2000 (see 65 Fed. Reg. 54603, Sept. 8, 2000, and 1238 O.G. 77, 9, 2000). In order for the amendment to be compliant, applicant must supply the following omissions or corrections conse to this notice.
THE F SUBM	OLLOWING ITEMS ARE REQUIRED FOR COMPLIANCE WITH RULE 1.121 (APPLICANT NEED NOT REIT THE ENTIRE AMENDMENT):
×	1. A clean version of the replacement paragraph(s)/section(s) is required. See 37 CFR 1.121(b)(1)(ii).
Ø	2. A marked-up version of the replacement paragraph(s)/section(s) is required. See 37 CFR 1.121(b)(1)(iii).
×	3. A clean version of the amended claim(s) is required. See 37 CFR 1.121(c)(1)(i).
×	4. A marked-up version of the amended claim(s) is required. See 37 CFR 1.121(c)(1)(ii).
Explan	ation:
http://	ther explanation of the amendment format required by 37 CFR 1.121, see MPEP § 714 and the USPTO website at www.uspto.gov/web/offices/dcom/olia/pbg/sampleaf.pdf. A condensed version of a sample amendment at is attached.
×	PRELIMINARY AMENDMENT: Unless applicant supplies the omission or correction to the preliminary amendment in compliance with revised 37 CFR 1.121 noted above within ONE MONTH of the mail date of this letter, examination on the merits may commence without entry of the originally proposed preliminary amendment. This notice is not an action under 35 U.S.C. 132, and this ONE MONTH time limit is not extendable.
	AMENDMENT AFTER NON-FINAL ACTION: Since the above-mentioned reply appears to be bona fide, applicant is given a TIME PERIOD of ONE MONTH or THIRTY DAYS from the mailing of this notice, whichever is longer, within which to supply the omission or correction noted above in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).
Legal 1	Instruments Examiner (LIE)
(Rev. 12	2/01)



Friday, September 8, 2000

Part II

Department of Commerce

United States Patent and Trademark Office

37 CFR Parts 1, 3, 5, and 10 Changes To Implement the Patent Business Goals; Final Rule

DEPARTMENT OF COMMERCE

United States Patent and Trademark Office

37 CFR Parts 1, 3, 5, and 10

[Docket No.: 980826226-0202-03]

RIN 0651-AA98

Changes To Implement the Patent Business Goals

AGENCY: United States Patent and Trademark Office, Commerce.

ACTION: Final rule.

SUMMARY: The United States Patent and Trademark Office (Office) has established business goals for the organizations reporting to the Commissioner for Patents (Patent Business Goals). The focus of the Patent Business Goals is to increase the level of service to the public by raising the efficiency and effectiveness of the Office's business processes. In furtherance of the Patent Business Goals, the Office is changing the rules of practice to eliminate unnecessary formal requirements, streamline the patent application process, and simplify and clarify the provisions of the rules of

DATES: Effective Dates: This rule is effective November 7, 2000, except that the changes to §§ 1.27, 1.78, 1.131, 1.132, 1.137, 1.152, 1.155, 1.324, 1.366, 1.740, and 1.760, and the removal of § 1.44 are effective September 8, 2000.

Applicability Dates: Computer program listings in compliance with former § 1.96 will be accepted until March 1, 2001. After that date, computer program listings must comply with revised § 1.96. Amendments in compliance with former § 1.121 will be accepted until March 1, 2001. After that date, amendments must comply with revised § 1.121.

The new two-year limit for requesting refunds under § 1.26 will be applied to any fee paid regardless of when it was paid. For previously paid fees, the two-year time period for requesting a refund will expire on the later of November 7, 2000 or the date that is two years from the date the fee was paid.

FOR FURTHER INFORMATION CONTACT:

Hiram H. Bernstein ((703) 305–8713) or Robert W. Bahr ((703) 308–6906), Senior Legal Advisors, or Robert J. Spar, Director ((703) 308–5107), Office of Patent Legal Administration (OPLA), directly by phone, or by facsimile to (703) 305–1013, marked to the attention of Mr. Bernstein, or by mail addressed to: Box Comments—Patents, Commissioner for Patents, Washington, D.C. 20231.

Additionally, the following members of OPLA may be called directly for the matters indicated:

Robert Bahr ((703) 308–6906): §§ 1.22, 1.25, 1.26, 1.53, 1.55, 1.72, 1.76, 1.78, 1.112, 1.131, 1.132, 1.137, 1.138, 1.193, 1.311 through 1.313, 1.366, Part 5, and Part 10.

Hiram Bernstein ((703) 305–8713): §§ 1.9, 1.22, 1.26 through 1.28, 1.41, 1.48, 1.56, 1.85(c), 1.97, 1.98, 1.105, 1.111, 1.115, 1.133, 1.136, 1.322 through 1.324, and Part 3.

Robert Člarke ((703) 305–9177): Processing and petition fees, and § 1.52(b)(2).

James Engel ((703) 308-5106): §§ 1.152 et sea.

Eugenia Jones ((703) 306–5586): §§ 1.9, 1.27, and 1.28.

Jay Lucas ((703) 308–6868) or Anton Fetting ((703) 305–8449): §§ 1.96, and 1.821 et seq.

Joe Narcavage ((703) 305–1795): §§ 1.52(b)(6), 1.121, 1.125, and 1.173 et seq.

Kenneth Schor ((703) 308–6710): §§ 1.97, 1.98, 1.173 et seq., 1.510 et seq., and Part 3.

Fred Silverberg ((703) 305–8986): § 1.63 (oath or declaration) form.

Karin Tyson ((703) 306–3159): §§ 1.14, 1.33, 1.44, 1.47, 1.51, 1.52 (except (b)(2) and (b)(6)), 1.59, 1.63, 1.64,

1.67, 1.77, 1.84, 1.85 (except (c)), 1.163, and 1.720 et seq.

SUPPLEMENTARY INFORMATION: The organizations reporting to the Commissioner for Patents have established five business goals (Patent Business Goals) to meet the Office's Year 2000 commitments. The Patent Business Goals have been adopted as part of the Fiscal Year 1999 Corporate Plan Submission to the President. The five Patent Business Goals are:

Goal 1: Reduce Office processing time (cycle time) to twelve months or less for all inventions.

Goal 2: Establish fully-supported and integrated Industry Sectors.

Goal 3: Receive applications and publish patents electronically.

Goal 4: Exceed our customers' quality expectations, through the competencies and empowerment of our employees.

Goal 5: Align fees commensurate with resource utilization and customer efficiency.

This final rule makes changes to the regulations to support the Patent Business Goals. A properly reengineered or reinvented system eliminates the redundant or unnecessary steps that slow down processing and frustrate customers. In furtherance of the Patent

Business Goals, these changes to the rules of practice take a fresh view of the business end of issuing patents, and continue a process of simplification. Formal requirements of rules that are no longer useful are eliminated. Once the intent of an applicant is understood, the Office will simply go forward with the processing. The essentials are maintained, while formalities are greatly reduced. The object is to focus on the substance of examination and decrease the time that an application for patent is sidelined with unnecessary procedural issues.

In streamlining this process, the Office will be able to issue a patent in a shorter time by eliminating formal requirements that must be performed by the applicant, his or her representatives and the Office itself. Applicants will benefit from a reduced overall cost to them for receiving patent protection and from a faster receipt of their patents.

from a faster receipt of their patents. The Office initially published an advance notice of proposed rulemaking containing twenty-one initiatives. See Changes to Implement the Patent Business Goals, Advance Notice of Proposed Rulemaking, 63 FR 53497 (October 5, 1998), 1215 Off. Gaz. Pat. Office (October 27, 1998) (Advance Notice). The Office published a notice of proposed rulemaking, proposing a number of changes to the rules of practice to implement the Patent Business Goals that contained about half of the topics set forth in the advance notice plus additional items. See Changes to Implement the Patent Business Goals, Notice of Proposed Rulemaking, 64 FR 53771 (October 4, 1999), 1228 Off. Gaz. Pat. Office 15 (November 2, 1999). This final rule contains a number of changes to the text of the rules as proposed for comment. The significant changes (as opposed to additional grammatical corrections) are discussed below. Familiarity with the Advance Notice and Notice of Proposed Rulemaking is assumed.
The title "Commissioner of Patents

and Trademarks" was changed to "Director of the United States Patent and Trademark Office" by § 4732 of the "American Inventors Protection Act of 1999" (Title IV of the "Intellectual Property and Communications Omnibus Reform Act of 1999") that was incorporated and enacted into law on November 29, 1999, by § 1000(a)(9), Division B, of Public Law 106-113, 113 Stat. 1501 (1999). To avoid inconsistent use of the title "Commissioner" and "Director" in the rules of practice, the Office plans to change the title 'Commissioner" wherever it appears in the rules of practice to "Director" in a

separate rule change.